

Chitaldrug District, Chitaldrug Taluk, Kasaba Hobli, Kelagote Village.

e, Survey No. 125 (Dry), in the Khate of Garamurthappa bin Muni-
katappa and in the anubhava of K. C. Ramaiah and bounded on
e North by Chitaldrug Town, South by Road, East by Survey
e 126-1 and West by Chitaldrug Town, the area required being
guntas, assessed at Re. 6-4-0.
e, Survey No. 125-1, (Dry), in the Khate of Halappa bin Doddama-
ne Veerappa and in the anubhava of K. C. Ramaiah and bounded
the North by Survey No. 128, South by Road and Survey No.
e 126-2, East by Survey No. 126-2 and West by Survey No. 125,
e area required being 1 acre and 32 guntas, assessed at Re. 0-15-0.
e, Survey No. 126-2, in the Khate of Halappa bin Doddamane Vee-
ppa and in the anubhava of K. C. Ramaiah, and bounded on the
orth by Survey No. 128, South by Road, East by Survey No. 127
d West by Survey No. 126-1, the area required being 3 acres and
guntas, assessed at Rs. 1-13-0.

SYED ABDUL ALEEM, *Rev. Secy.*

GENERAL SECRETARIAT

Dated 12th January 1948.

S. R. 2280—L. W. 13-47-16. Under Section 12 (4) of
Mysore Labour Act XIII of 1942, the Government of His
Highness the Maharaja of Mysore are pleased to publish for
information the accompanying report of the Chief
Conciliator in Mysore, regarding the failure of conciliation
proceedings in the dispute between the Shimoga District
Automobile Workers' Association, Shimoga and the Manage-
ment of the Central Karnataka Motor Services, Ltd., Shimoga,
effect of a notice of change by the former, demanding (a)
increments to the Drivers, Conductors, etc., and (b)
grant of one month's salary as Bonus for 1946-47.

MOHAMED ISMAIL SHERIFF, *Gl. Secy.*

OFFICE OF THE CHIEF CONCILIATOR IN MYSORE, BANGALORE.

Notification No. C. C. 5-47, dated 22nd December 1947.

The Secretary to the Government of
His Highness the Maharaja of Mysore,
General Department, Bangalore.

I have the honour to make the following report under
Section 12 (4) of the Mysore Labour Act, relating to a dispute
between the Shimoga District Automobile Workers' Association,
Shimoga, and the Management of the Central Karnataka
Motor Services, Ltd., Shimoga, demanding (a) yearly
increments to the Drivers, Conductors, etc., and (b) payment
of one month's salary as Bonus for 1946-47.

The President of the Labour Association gave to the
Management of the Central Karnataka Motor Services, Ltd.,
Shimoga, a notice of change dated 8th September 1947,
setting forth the following two demands:—

"Yearly increments to the Drivers, Conductors, Fitters, Mecha-
nics, which were given in the month of July have not been given
ear. Hence the usual increments should be given to all the
employees from July this year with retrospective effect from July 1947."
"One month's salary in the shape of Bonus should be given to
Employees for the year 1946-47 ending on 30th June 1947".

The Assistant Commissioner of Labour, Mysore Division,
tried to contact the parties, did not get a reply to his
letter from the Management of the Company, the Commis-
sioner of Labour in Mysore referred the case to this Office for
conciling proceedings under Section 10 (3) of the
Mysore Labour Act.

The case was thereupon registered, and it was specially
called for hearing at Bangalore on the 22nd December 1947
(to-day), and intimation sent on the 11th December
i.e., eleven days beforehand to both the parties.

The Secretary of the Company sent a letter to this Office,
acknowledging receipt of the intimation of the hearing date and
stating that his Managing Director has other pressing
commitments and is not able to attend this case on the 22nd
December and asking for a date after the 15th January.

That letter was received on the 16th December,
and immediately a reply was sent (on the 17th) to the
Secretary of the Company, stating that this conciliation case
has been specially posted to the 22nd instant, and that, if it
is possible to the Managing Director to attend on that day,
the Company's Secretary or other authorised person
may appear on behalf of the Management for the conciliation
proceedings, and that, as the case was pending long and has
been specially posted for hearing on the 22nd instant, it was
possible to adjourn the hearing to a date next month. I
was appealing and requesting the Secretary of the Company
to make it convenient to attend the case himself or depute
some one for the hearing on the 22nd instant, and co-operate

To-day being the day of hearing, the case was called at the
appointed time, for being taken for hearing. The Labour
Association President, Mr. K. S. Ramachandra Setty, appeared
on behalf of the Association and was present for the hearing.
But, on the other side, the Company's Secretary or any
representative, on behalf of the Management did not at all
appear, in spite of my special request and appeal, five days
beforehand. I waited for three hours, hoping that some
representative on behalf of the Management would appear
for the hearing. But, it was in vain. There is no letter of
excuse either, received from the Management.

In the circumstances, it has to be said that the failure of
the Management (employer) to appear for the hearing of this
Conciliation case is a knowing one and that the Management
(Employer) is not anxious to attend the conciliation proceed-
ings and explain the position or come to a settlement of the
dispute. As such, no agreement is possible.

The Labour Association President and Representative,
present, presses the demands and urges that the non-
appearance of the Employer, either by the Company's
Secretary or any other Representative in spite of due intimation
beforehand, is tantamount to wilful disobedience or to a
contempt on the part of the Management (Employer) and
that some notice may be taken, or the Employer should, by a
warrant, be compelled to appear.

All things considered, it seems to me that no useful purpose
would be served by further postponing this case and enforcing
the attendance of the Employer and that the proceedings may
be closed, treating the Employer's non-appearance as an
indication of the Management's not being keen to come to a
settlement of the dispute, and declaring it as a failure of
conciliation proceedings.

In the result, the proceedings may be deemed as a failure,
and I report accordingly.

I request that this report may be published in the Gazette,
as required under Sub-Section (4) of Section 12 of the Mysore
Labour Act.

I have the honour to be,

Sir,

Your most obedient servant,

NAVANEETHAM,

Chief Conciliator.

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LAW SECRETARIAT.

Dated 31st January 1948.

No. 5452—Law 53-47 11. Under the Explanation to
Section 25 of the Negotiable Instruments Act, 1917, the
Government of His Highness the Maharaja declare Saturday
the 31st January 1948 to be a "Public Holiday" throughout
the State.

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Dated 31st January 1948.

No. 5459—Law 53-47-12. Under the Explanation to
Section 25 of the Indian Negotiable Instruments Act, (Act
XXVI of 1-81) as applied to the Retroceded Area by Section
3 of the Retrocession (Application of Laws) Act, 1947, the
Government of His Highness the Maharaja declare Saturday
the 31st January 1948 to be a "Public Holiday" throughout
the Retroceded Area.

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S. KANAKARATNARAJ, *Law Secy.*

FOOD SECRETARIAT

Dated 28-30th January 1941.

No. S. D. 5620—C. 78-46-90. In exercise of the powers
conferred by Rule 81 (2) of the Defence of India Rules as
applied to Mysore and continued by the Supplies, Services
and Miscellaneous Provisions (Temporary Powers) Act XX of
1947 and in modification of Notification No. S. D. 1931—C.
23-47-15, dated 5th September 1947, the Government of His
Highness the Maharaja are pleased to direct that the sale
price of Kamara Charcoal be fixed at Rs. 3-8-0 per bag of
75 lbs. in Bangalore City, Bangalore North and South Taluks.

S. KANAKARATNARAJ, *Food Secy.*